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5 Attorneys for Plaintiff

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8 **UNITED STATES DISTRICT COURT**  
9 **DISTRICT OF NEVADA**

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11 UNITED STATES FOR THE USE AND  
12 BENEFIT OF TRENCHING SERVICES,  
INC., a Nevada corporation,

13 Plaintiff,

14 v.

15 NATIONAL SECURITY  
16 TECHNOLOGIES, LLC, a Delaware  
17 limited liability company; EAGLE ROCK  
18 CONTRACTING, LLC, an Arizona  
limited liability company; DIAMOND  
INDEMNITY TRUST 2011-1, a Delaware  
statutory trust; and DOE-1,

19 Defendants.

20 CASE NO. 3:12-CV-00238 MMD-VPC

21 **VOLUNTARY NOTICE OF DISMISSAL,  
22 WITH PREJUDICE, PURSUANT TO FRCP  
23 RULE 41**

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1                   **VOLUNTARY NOTICE OF DISMISSAL WITH PREJUDICE**

2       Whereas, Trenching Services, Inc. ("Trenching Services"), a Nevada corporation,  
3   commenced this action by filing a Complaint on or about May 2, 2012 in the United States  
4   District Court for the District of Nevada naming, in part, National Security Technologies, LLC  
5   ("NSTec") as a defendant;

6       Whereas, Trenching Services has not yet served the Complaint on any of the named  
7   defendants, and therefore none of the named defendants have entered appearances in this case;

8       Whereas, Trenching Services and NSTec have entered into a Confidential Settlement  
9   Agreement to settle fully and finally all differences between them without any admission of  
10   liability or fault, including, but not limited to, all claims made by Trenching Services in the  
11   above-entitled action;

12      Whereas, because Trenching Services and NSTec have settled this matter, this action  
13   should be voluntarily dismissed;

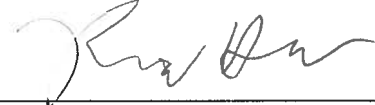
14                   **ACCORDINGLY, THIS CASE IS HEREBY DISMISSED IN ITS ENTIRETY AS**  
15   **FOLLOWS:**

16      All claims filed by Trenching Services in this action against all defendants are dismissed,  
17   with prejudice, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), with each party to bear  
18   its own costs and attorneys' fees.

19      Dated: January 2, 2013

20                   Respectfully submitted,

21                   MAUPIN, COX & LeGOY

22      By: 

23                   Rick R. Hsu  
24                   Attorneys for Plaintiff, Trenching Services,  
25                   Inc.

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IT IS SO ORDERED  
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JUDGE MIRANDA M. DU  
10 UNITED STATES DISTRICT JUDGE  
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DATE  
January 3, 2013